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8	Las Vegas Metropolitan Police Department and Charles Smith		
9	UNITED STATES	DISTRICT COURT	
	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	SHANNON McMILLEN, an Individual and	Case No.: 2:24-cv-00415-RFB-MDC	
12	On Behalf of Others Similarly Situated,		
1.2	Plaintiff,	STIPULATION TO EXTEND TIME TO FILE A REPLY	
13	VS.	FILE A REFLI	
14	LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a Political Subdivision of the	(First Request) [ECF Nos. 11, 15]	
15	State of Nevada; CHARLES SMITH, an	[ECF 1105. 11, 15]	
16	Individual; CITY OF BULLHEAD CITY, a Municipal Corporation in the State of Arizona;		
10	BULLHEAD CITY POLICE DEPARTMENT,		
17	a Political Subdivision of the State of Arizona; EDDIE ESPINOZA, an Individual; and DOES		
18	I-X, Unknown Persons or Entities,		
19	Defendants.		
20			
21	Defendants Las Vegas Metropolitan Police Department and Charles Smith (collectively		
22	"LVMPD Defendants"), through their counsel of Kaempfer Crowell, alongside Plaintiff Shannon		
23			
	McMillen, through her counsel of Ryan Alexander, CHTD., and Defendants City of Bullhead		
24	City, Bullhead City Police Department, and Eddie Espinoza, through their counsel of McNutt		

	Law Firm, stipulate and agree to extend the deadline for LVMPD Defendants to file a Reply in		
	support of the Motion to Dismiss, (ECF No. 11)	. The current deadline for LVMPD Defendants	
	to file a Reply is April 15, 2024. The stipulate	d four-day extension of time will create a new	
	deadline of April 19, 2024. This request is submitted under Local Rule IA 6-1 and 6-2 and is		
	LVMPD Defendants' first request for an extension of time regarding the Reply.		
	Good cause exists for this extension.	LVMPD Defendants' undersigned counsel	
	respectfully requests additional time to prepare and finalize the Reply in light of being out of the		
	office earlier in the week due to a family wedding. This Stipulation is sought in good faith and		
not for undue delay.			
	DATED this <u>12th</u> day of April, 2024.	DATED this 15th day of April, 2024.	
	By: /s/Ryan Alexander Ryan Alexander Richard Englemann RYAN ALEXANDER, CHTD. 3017 West Charleston Blvd., Ste. 10 Las Vegas, NV 89102 Phone: (702) 868-3311 Fax: (702) 822-1133 Attorneys for Plaintiff Shannon McMillen DATED this 12th day of April, 2024.	By: /s/Matt Wolf Dan McNutt Matt Wolf MCNUTT LAW FIRM 11441 Allerton Park Drive, Suite 100 Las Vegas, Nevada 89135 Tel.: (702) 384-1170 Fax.: (702) 384-5529 drm@mcnuttlawfirm.com mcw@mcnuttlawfirm.com Attorneys for Defendants City of Bullhead City, Bullhead City Police Department, and Eddie Espinoza	
	By: /s/Lyssa S. Anderson LYSSA S. ANDERSON (Nevada Bar No. 5781) KRISTOPHER J. KALKOWSKI (Nevada Bar No. 14892) 1980 Festival Plaza Drive, Suite 650 Las Vegas, Nevada 89135 Attorneys for Defendants Las Vegas Metropolitan Police Department and Charles Smith	DATED: April 16, 2024. United States District Court Judge	